IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

	\
STATE OF TEXAS;)
STATE OF ALABAMA;)
STATE OF ARKANSAS;)
STATE OF KANSAS;)
STATE OF LOUISIANA;)
STATE OF NEBRASKA;)
STATE OF SOUTH CAROLINA;)
STATE OF WEST VIRGINIA,)
GOVERNOR PHIL BRYANT, STATE OF MISSISSIPPI; AND)
GOVERNOR PAUL R. LEPAGE, STATE OF MAINE,)
Plaintiffs,)
vs.) Case No. 1:18-cv-00068
UNITED STATES OF AMERICA, ET AL.;)
Defendants,)
And)
KARLA PEREZ, ET AL.;)
STATE OF NEW JERSEY,)
$Defendants ext{-}Intervenors.$	<i>)</i>)

PLAINTIFF STATES' UNOPPOSED MOTION TO EXCEED PAGE LIMITS

Plaintiffs respectfully request that the Court grant permission to exceed the 20-page limit by 36 pages in their post-discovery brief in support of their Motion for Preliminary Injunction. Plaintiffs' briefing on their motion for preliminary injunction raises complex issues in a case of national importance, and Plaintiffs require these extra pages to adequately present these issues to the Court. Plaintiffs seek this extension for good cause and in the interest of justice, not for delay, and no party will be prejudiced if the extension is granted. The other parties do not oppose the request.

CONCLUSION

Plaintiffs respectfully request that the Court grant Plaintiffs' Motion to Exceed Page Limits.

July 20, 2018

STEVE MARSHALL

Attorney General of Alabama

LESLIE RUTLEDGE

Attorney General of Arkansas

JEFF LANDRY

Attorney General of Louisiana

DOUGLAS J. PETERSON

Attorney General of Nebraska

ALAN WILSON

Attorney General of South Carolina

PATRICK MORRISEY

Attorney General of West Virginia

Respectfully submitted.

KEN PAXTON

Attorney General of Texas

JEFFREY C. MATEER

First Assistant Attorney General

BRANTLEY STARR

Deputy First Assistant Attorney General

JAMES E. DAVIS

Deputy Attorney General for Civil Litigation

/s/ Todd Lawrence Disher

TODD LAWRENCE DISHER

Attorney-in-Charge

Special Counsel for Civil Litigation

Tx. State Bar No. 24081854

Southern District of Texas No. 2985472

Tel.: (512) 463-2100; Fax: (512) 936-0545

todd.disher@oag.texas.gov

P.O. Box 12548

Austin, Texas 78711-2548

ADAM ARTHUR BIGGS

Special Counsel for Civil Litigation

ADAM N. BITTER

Assistant Attorney General

COUNSEL FOR PLAINTIFF STATES

CERTIFICATE OF CONFERENCE

I certify that on July 13, 2018, I conferred via e-mail with counsel for Defendants, Defendant-Intervenors, and New Jersey about Plaintiffs seeking a page-limit extension on their post-discovery brief. The parties do not oppose the request.

/s/ Todd Lawrence Disher
TODD LAWRENCE DISHER
Special Counsel for Civil Litigation

COUNSEL FOR PLAINTIFF STATES

CERTIFICATE OF SERVICE

I certify that on July 20, 2018, this document was electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all counsel of record.

/s/ Todd Lawrence Disher
TODD LAWRENCE DISHER
Special Counsel for Civil Litigation

COUNSEL FOR PLAINTIFF STATES

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

State of Texas, $et \ al.$,)
	Plaintiffs,)
vs.) Case No. 1:18-cv-00068
United States of America, $\it et~al.,$)
	Defendants,)
And)
Karla Perez, et al.,)
STATE OF NEW JERSEY,)
Defend	lants-Intervenors.)
ORDER GRANTING PI MOTION TO	LAINTIFF STATE EXCEED PAGE I	
On this date, the Court con-	sidered Plaintiff S	States' Unopposed Motion to
Exceed Page Limits. After consideri	ing the Motion, the	e Court believes the Motion is
meritorious and should be granted.		
IT IS THEREFORE ORDERE	ED that Plaintiffs' I	Motion to Exceed Page Limits
is hereby GRANTED.		
SIGNED on this the da	ay of July, 2018.	
	H A 1 C	
	Hon. Andrew S. U.S. District Co	